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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/295,323	04/20/1999	YOSHIHIRO HONMA	B208-1031	7044	
26272	7590 04/07/2004		EXAMI	EXAMINER	
ROBIN BLECKER & DALEY			HANNETT, JAMES M		
2ND FLOOR 330 MADISO			ART UNIT PAPER NUMBER		
NEW YORK,	NY 10017		2612		
			DATE MAILED: 04/07/2004	15	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicat	ion No.	Applicant(s)		
Office Action Commence	09/295,3	323	HONMA, YOSHIHIRO		
Office Action Summary	Examine	or	Art Unit		
	James M	l Hannett	2612		
The MAILING DATE of this commu	nication appears on th	e cover sheet with the c	correspondence address		
A SHORTENED STATUTORY PERIOD F THE MAILING DATE OF THIS COMMUN  - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this com  - If the period for reply specified above is less than thirty ( - If NO period for reply is specified above, the maximum s  - Failure to reply within the set or extended period for repl Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no e munication. 30) days, a reply within the sta tatutory period will apply and o y will, by statute, cause the ap	vent, however, may a reply be tin atutory minimum of thirty (30) day will expire SIX (6) MONTHS from plication to become ABANDONE	nely filed /s will be considered timely. It the mailing date of this communication. ED (35 U.S.C. § 133).		
Status					
1)⊠ Responsive to communication(s) fil	ed on 24 February 20	004.			
2a)☐ This action is <b>FINAL</b> .					
3)☐ Since this application is in condition	•		osecution as to the merits is		
closed in accordance with the pract	tice under <i>Ex part</i> e Q	uayle, 1935 C.D. 11, 4	53 O.G. 213.		
Disposition of Claims					
4) ☐ Claim(s) 1, 5, 9, 12, 29 and 34-46 i 4a) Of the above claim(s) is/s 5) ☐ Claim(s) 1, 5, 9, 12 and 34-43 is/ar 6) ☐ Claim(s) 29 and 46 is/are rejected. 7) ☐ Claim(s) 44 and 45 is/are objected 8) ☐ Claim(s) are subject to restrict	are withdrawn from co e allowed. to.	onsideration.			
Application Papers					
9)☐ The specification is objected to by the specification is objected to by the specific at the specific at the specific and specific and specific and specific at the specif	$\frac{\sqrt{2004}}{2004}$ is/are: a) $\square$ acception to the drawing(s) g the correction is requ	be held in abeyance. Se ired if the drawing(s) is ob	e 37 CFR 1.85(a). njected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim a) All b) Some * c) None of:  1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internati * See the attached detailed Office acti	y documents have be y documents have be s of the priority docum onal Bureau (PCT Ru	en received. en received in Applicat nents have been receive ule 17.2(a)).	ion No ed in this National Stage		
Attachment(s)		_			
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (     Information Disclosure Statement(s) (PTO-1449 of Paper No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:			

Application/Control Number: 09/295,323

Art Unit: 2612

### **DETAILED ACTION**

### Response to Arguments

Applicant's arguments with respect to claim 29 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 1: Claims 29 and 46 are rejected under 35 U.S.C. 102(e) as being anticipated by USPN 6,040,860 Tamura et al.
- 2: As for Claim 29, Tamura et al teaches in Figure 1 and Figure (9A) and Column 17, Lines 31-40 a signal processing apparatus which processes a signal outputted from an image pickup element (1001) having filters arranged to use plural kinds of colors, comprising: a color-suppression circuit (1005), provided for primary color signals or complementary color signals obtained from said image pickup element (1001), for color-suppressing said primary color signals or said complimentary color signals in accordance with the level of luminance signal; a color signal processing circuit (1006) which processes output by said suppression circuit (1005). It is viewed by the examiner that the gradation compensation circuit is a color suppression circuit.

Application/Control Number: 09/295,323

Art Unit: 2612

In regards to Claim 46, Tamura et al teaches in Figure 1 an A/D conversion circuit (1004) for A/D converting primary color signals or complementary color signals obtained from said image pickup element before said color-suppression circuit (1005).

## Allowable Subject Matter

- 4: Claims 44 and 45 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5: Claims 1, 5, 9, 12 and 34-43 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

The prior art does not teach or suggest placing a color suppression circuit in front of an RGB matrix circuit. Furthermore, the prior art does not teach the use of placing a color suppression circuit between an image pickup element and an interpolation circuit. The prior art further does not teach the suppression circuit can be provided between said color interpolation circuit and said color-difference signal forming circuit.

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. USPN 5,521,637 Asaida et al see Figure 1; USPN 4,680,624 Murakami see Figure 5; USPN 6,204,878 Hieda.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James M Hannett whose telephone number is 703-305-7880. The examiner can normally be reached on 8:00 am to 5:00 pm M-F.

Art Unit: 2612

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy Garber can be reached on 703-305-4929. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

James M. Hannett Examiner Art Unit 2612

JMH March 30, 2004

> NGOCYENVU PRIMARY EXAMINER